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NAME OF COMMITTEE (In Full)
WOMEN SPEAK OUT PACFEC IDENTIFICATION NUMBER
C00530766Mailing Address 2800 Shirlington Rd
Suite 1200City State ZIP Code
Arlington VA 22206

April 23, 2021

Clyde Hinton
Reports Analysis Division
Federal Election Commission
1050 First Street, NE
Washington, DC 20463Identification Number: C00530766
Reference: Amended September Monthly Report (8/1-8/31/20)

Dear Mr. Hinton:

Please use this form as support for RFAI dated March 21, 2021.

1. In your letter you state that the amended report discloses an increase in disbursements totaling \$82,345 from the amounts disclosed on the original report. For clarification, please note it was discovered during a routine compliance review of WSO that due to a miscommunication with our previous FEC consultant, an in-kind contribution was inadvertently omitted from the original report. We have updated our procedures to ensure this kind of omission does not happen in the future. While the disbursements increased by \$82,345, receipts also increased by \$82,345 with no effect on the cash balance. Below are the details of the in-kind.

Sch A	line 11c	Pro-Life America General Purpose Committee	In-Kind-Polling	\$82,345
Sch B	line 21b	Pro-Life America General Purpose Committee	In-Kind-Polling	\$82,345

2. You also state the committee has previously indicated that it has been using "best efforts" to obtain the full name, mailing address, occupation and name of employer for each contributor; however, the report discloses a significant increase in the number of entries that lack this information. The committee will file an amended report to include information received since receipt of this letter. We are confident the procedures that have been established for obtaining and disclosing the identity of its contributors fully complies with the Commission's best efforts requirements. Our best efforts procedures are as follows,

First, a request for accurate and complete identification is made at the time of the initial solicitation to a prospective contributor. For written solicitations (e.g. direct mail) a response form is included listing the contributor's name and address as it appears in Women Speak Out's membership records. The form also asks that the contributor provide his or her occupation and employer. The request also includes a statement that Federal law requires Women Speak Out to use its best efforts to obtain and report the required information for any person who contributes in excess of \$200 in a calendar year.

Second, if Women Speak Out does not receive the information in the initial ask, a follow-up letter acknowledging the contribution is promptly mailed to each contributor requesting the required information. This letter is mailed within 30 days of receipt of a contribution and advises the contributor that Federal law requires Women Speak Out to use best efforts to obtain the required information from all persons who contribute in excess of \$200 in a calendar year. The follow-up letter includes a form for providing the information. Enclosed with the follow-up letter and form is a pre-addressed envelope for returning the completed form to Women Speak Out.

Third, if a contributor returns the completed form prior to the deadline for completing the FEC Report for which the information is required to be disclosed, the information is included in the initial report. If the information is provided subsequent to the filing of the initial report, it is Women Speak Out's policy to file an amended report disclosing the newly obtained information on or before the due date for the next regularly scheduled report.

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Women Speak Out believes that the procedures described above fully conform with both the letter and spirit of the Commission's best efforts requirements.

Please let me know if you have any questions or concerns or require additional information.
Sincerely,

Jennifer Gross
Treasurer